1 2 3 4 5	Brian E. Holthus, Esq. Nevada Bar No. 2720 JOLLEY URGA WIRTH WOODBURY & STANDISH 3800 Howard Hughes Parkway, 16th Floor Las Vegas, Nevada 89169 Telephone: (702) 699-7500 Facsimile: (702) 699-7555 Email: beh@juww.com	
6	Lewis K. Loss (pro hac vice)	
7	Matthew J. Dendinger (<i>pro hac vice</i>) LOSS, JUDGE & WARD, LLP	
8	Two Lafayette Centre 1133 21st Street, NW, Suite 450	
9	Washington, DC 20036 Telephone: (202) 778-4060	
10	Facsimile: (202) 778-4099 Email: <u>lloss@ljwllp.com</u>	
11	mdendinger@ljwllp.com	
12	Attorneys for Progressive Casualty Insurance Company	
13	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
14		
15	PROGRESSIVE CASUALTY INSURANCE COMPANY	Case No. 2: 12-cv-00665-KJD-PAL
16	Plaintiff,	PLAINTIFF PROGRESSIVE
17	,	CASUALTY INSURANCE COMPANY'S UNOPPOSED MOTION
18	v. FEDERAL DEPOSIT INSURANCE	FOR EXTENSION OF TIME TO FILE MEMORANDUM CONCERNING
19	CORPORATION, AS RECEIVER OF	DOCUMENTS FILED UNDER SEAL
20	SILVER STATE BANK; COREY L. JOHNSON; DOUGLAS E. FRENCH; GARY A. GARDNER; and TIMOTHY S.	(Second Request)
21	KIRBY	:
22	Defendants.	
23	Now comes Plaintiff Progressive Casualty Insurance Company ("Progressive"), by	
24	and through its undersigned counsel, and respectfully requests that the Court grant	
25	Progressive a further extension of time until Friday, November 22, 2013 to file a	
26	_	der seal by Defendant Federal Deposit Insurance
27		

Corporation, as Receiver of Silver State Bank ("FDIC-R"). This motion is unopposed by the FDIC-R and the individual defendants in this matter.

The Court's order of November 12, 2013 [DE 114] allowed Progressive until today, November 14, 2013, to file a memorandum regarding documents filed under seal by the FDIC-R in this matter on October 15, 2013. Progressive is not in a position today to advise the Court with the level of specificity Progressive feels is necessary and it believes the Court would expect whether these documents appropriately should remain under seal. Key personnel with respect to this issue presently are out of the country on business but will be back in their offices next week. Therefore, Progressive respectfully requests a further extension of time until Friday, November 22, 2013 to advise the Court whether it believes that one or more of the documents the FDIC-R filed under seal properly should remain under seal and, if so, the bases for its determination.

THIS SPACE INTENTIONALLY BLANK

1 Respectfully submitted this 14th day of November, 2013. 2 /s/ Brian E. Holthus 3 Brian E. Holthus Nevada Bar No. 2720 4 JOLLEY URGA WIRTH WOODBURY 5 & STANDISH 3800 Howard Hughes Parkway, 16th Floor 6 Las Vegas, Nevada 89169 (p) 702-699-7500 7 (f) 702-699-7555 beh@juww.com 8 9 Lewis K. Loss (pro hac vice) Matthew J. Dendinger (pro hac vice) 10 LOSS, JUDGE & WARD, LLP Two Lafayette Centre 11 1133 21st Street, NW, Suite 450 12 Washington, DC 20036 (p) 202-778-4060 13 (f) 202-778-4099 lloss@ljwllp.com 14 mdendinger@ljwllp.com 15 Counsel for Progressive Casualty 16 Insurance Company 17 **CERTIFICATE OF SERVICE** 18 The undersigned hereby certifies that on this 14th day of November, 2013, I caused a 19 copy of the foregoing Plaintiff Progressive Casualty Insurance Company's Unopposed 20 Motion for Extension of Time to File Memorandum Concerning Documents Filed 21 Under Seal to be electronically served upon all attorneys of record in this action. 22 23 24 An Employee of Jolley Urga Wirth Woodbury 25 & Standish

26

27

ORDER

IT IS SO ORDERED that Progressive shall have until November 22, 2013 to file a memorandum concerning the documents filed under seal by the FDIC-R on October 15, 2013.

Dated this 18 day of November, 2013.

United States Magistrate Judge